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11 12 13 14 15 16 17 18 19 20 21 22	DIOPTICS MEDICAL PRODUCTS, INC., a California corporation,  Plaintiff,  v.  BEI FRANCHISING, INC., a Michigan corporation,  Defendant.	CONSENT TIME AND CERTAIN [PROPOST  Date: Time:	F-06-02643 (MMC)  F MOTION TO ENLARGE D ORDER EXTENDING DUE DATES AND ED ORDER  October 13, 2006 9:00 a.m.  7, 19th Floor Honorable Maxine M. Chesney
23 24 25 26 27 28	MOTION TO ENLARGE TIME AND ORDER EXTENDING CERTAIN DUE		CASE NO. C-06-02643 (MMC)

DATES

## **NOTICE OF MOTION AND MOTION**

TO DEFENDANT BEI FRANCHISING AND ITS ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on October 13, 2006 at 9:00 a.m. or soon thereafter as the matter may be heard in the above-entitled Court, located at 450 Golden Gate Avenue, San Francisco, California, 94102, plaintiff DIOPTICS MEDICAL PRODUCTS, INC., will, and hereby does, move this Court for an order to extend the date for BEI to answer Dioptics's complaint and the date for the parties to: (i) meet and confer re: initial disclosures, early settlement, ADR process selection, and discovery plan; (2) file ADR Certification Signed by Parties and Counsel; and (3) file either Stipulation to ADR Process or Notice of Need for ADR Phone Conference. This consent motion will be based on the attached memorandum of points and authorities, the documents and records on file with the Court in this action, without oral argument as this motion is consented by defendant BEI Franchising, Inc.

## MEMORANDUM OF POINTS AND AUTHORITIES

Dioptics Medical Products, Inc., ("Dioptics") is the owner of several registered trademarks incorporating "Polar" in Trademark International Classification Code 009. On April 19, 2006 Dioptics filed suit against BEI alleging that BEI's registered marks and graphics mark application infringed Dioptics's Polar Family of Marks. See Complaint, ¶¶14-18. The parties have been in settlement negotiations and are close to finalizing a settlement agreement. Dioptics files this consent motion for an extension of the deadlines listed in the below chart.

BEI consents to this motion. Lee Decl, ¶ 2, Ex. A. The parties have not filed a joint stipulation because BEI's Counsel, Mr. Benjamin B. Reed, is not admitted to practice law in the State of California and is not admitted *Pro Hac Vice* in this proceeding.

Date	Proposed Date	Event
09/08/2006	09/22/2006	o Last day for Defendant BEI to answer Plaintiff Dioptics's complaint
09/08/2006	09/22/2006	Last day to:  o meet and confer re: initial disclosures, early settlement, ADR process selection, and discovery plan o file ADR Certification Signed by Parties and Counsel o file either Stipulation to ADR Process or Notice of Need for ADR Phone Conference

Accordingly, Dioptics's requests at the Court's earliest convenience that the Court grant Dioptics's motion to extend the due dates as indicated in the chart above, without the need for oral argument since BEI consents to this motion.

21 DATED: September 7, 2006

Respectfully submitted,

David S. Bloch John A. Lee

McDERMOTT WILL & EMERY LLP

/s/ John A. Lee

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Attorneys for Plaintiff DIOPTICS MEDICAL PRODUCTS, INC.

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## **[PROPOSED]** ORDER

Good cause appearing therefore, it is hereby ORDERED all dates and deadlines are extended as indicated in the chart below.

New Date	Event
09/22/2006	o Last day for Defendant BEI to answer Plaintiff Dioptics's complaint
09/22/2006	Last day to:  o meet and confer re: initial disclosures, early settlement, ADR process selection, and discovery plan o file ADR Certification Signed by Parties and Counsel o file either Stipulation to ADR Process or Notice of Need for ADR Phone Conference

IT IS SO ORDERED.

DATED: September 8, 2006

Honorable Maxine M. Chesney, Judge United States District Court

MPK 114618-1.070302.0028

MOTION TO ENLARGE TIME AND ORDER EXTENDING CERTAIN DUE DATES